

1 R. Craig Mayfield, Esq. (FSBN 0429643)
2 Bradley Arant Boult Cummings, LLP
3 100 N. Tampa Street, Suite 2200
4 Tampa, FL 33602-5809
5 Telephone: (813) 559-5525
6 Facsimile: (813) 229-5946
7 cmayfield@bradley.com
8 (Lead Counsel)
9 (*Admitted Pro Hac Vice*)

10 Matthew C. Addison, Esq. (NSBN 4201)
11 Sarah Ferguson, Esq. (NSBN 14515)
12 McDonald Carano LLP
13 100 West Liberty Street, 10th Floor
14 Reno, NV 89501
15 Telephone: (775) 788-2000
16 Facsimile: (775) 788-2020
17 maddison@mcdonalcarano.com
18 sferguson@mcdonalcarano.com
19 (Local Counsel)

20 *Attorneys for Defendant NuVasive, Inc.*

21 **UNITED STATES DISTRICT COURT**
22
DISTRICT OF NEVADA

23 TUAN TRAN,

24 Plaintiff,

25 -vs-

26 NUVASIVE, INC., a Delaware Corporation,
27 and DOES I-X, inclusive,

28 Defendants.

29
30 CASE NO.: 3:18-cv-00470-HDM-CBC
31 ORDER GRANTING
32 **JOINT STIPULATION AND**
33 **[PROPOSED] ORDER OF DISMISSAL**
34 **WITH PREJUDICE**

35 Pursuant to LR 7-1 and LR IA 6-2, Plaintiff Tuan Tran ("Tran") and Defendant NuVasive,
36 Inc. ("NuVasive") (collectively, "the Parties"), through their undersigned counsel, respectfully and
37 jointly stipulate to dismissal of this action with prejudice. The Parties additionally state:

38 1. On May 23, 2019, the Parties filed a joint motion to stay pending binding arbitration,
39 indicating they would attempt to resolve this matter through information settlement discussions and/or
40 mediation. (Doc. No. 30.)

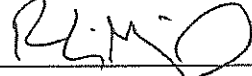
41 2. The Court granted the joint motion to stay on May 24, 2019. (Doc. No. 31.)

42 3. During the intervening period, the Parties have agreed to settle this matter and have

1 entered into a release and settlement agreement.

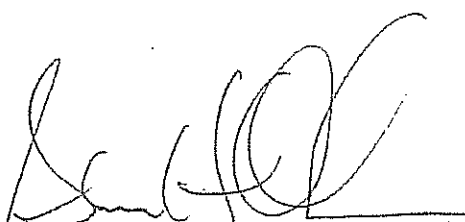
2 4. WHEREFORE, the Parties respectfully and jointly stipulate to dismissal of this action
3 with prejudice, including all claims stated against all parties, with each party to bear its own
4 attorney's fees and costs.

5 DATED this 5th day of August, 2019.

6 By: 

7 R. Craig Mayfield, Esq. (FSBN 0429643)
8 Bradley Arant Boult Cummings, LLP
9 100 N. Tampa Street, Suite 2200
10 Tampa, FL 33602-5809
11 Telephone: (813) 559-5525
12 Facsimile: (813) 229-5946
13 cmayfield@bradley.com
14 (Lead Counsel)
15 (Admitted Pro Hac Vice)

16 Matthew C. Addison, Esq. (NSBN 4201)
17 Sarah Ferguson, Esq. (NSBN 14515)
18 McDonald Carano LLP
19 100 West Liberty Street, 10th Floor
20 Reno, NV 89501
21 Telephone: (775) 788-2000
22 Facsimile: (775) 788-2020
23 maddison@mcdonaldcarano.com
24 sferguson@mcdonaldcarano.com
25 (Local Counsel)
26 Attorneys for Defendant NuVasive, Inc.



6 By: 

7 Stephen H. Osborne, Esq. (NSBN 4712)
8 Law Office of Stephen H. Osborne, Ltd
9 232 Court Street
10 Reno, NV 89501
11 Telephone: (775) 789-4944
12 Facsimile: (775) 322-5484
13 stephen@stephenosbornelaw.com
14 Attorney for Plaintiff Tuan Tran

15 IT IS SO ORDERED.



16 UNITED STATES DISTRICT JUDGE

17 DATED: August 22, 2019